IN THE UNITED STATES DISTRICT COURT

FOR THE DISTRICT OF DELAWARE

RUSSELL L. SILICATO, individually, and)	
KATHERINE L. SILICATO, individually,)	C.A. NO. 1:07-cv-00557-GMS
)	
Plaintiffs,)	
vs.)	
)	
TIMOTHY RYAN RICHARDSON,)	
individually, and)	
CHARLES A KLEIN & SONS INC,)	
a Foreign Corporation,)	
)	
Defendants.)	

NOTICE

TO: Charles A. Klein & Sons, Inc. 5220 Klee Mill Road Sykesville, MD 21784

PLEASE TAKE NOTICE that the original of the enclosed Complaint was filed upon the Secretary of State of Delaware pursuant to 10 <u>Del. C.</u> Section 3112.

Service on the Secretary pursuant to 10 <u>Del. C.</u> Section 3112 is as effectual to all intents and purposes as if it had been made upon you personally within the State of Delaware.

/s/ David P. Cline
David P. Cline, Esq. (#2681)
1300 North Market Street
Suite 700
Wilmington, DE 19801
302-529-7848

Attorney for Plaintiffs

Date: 10/04/07

Letter to Defendant, Charles A. Klein & Sons, Inc., regarding long arm service of process as prescribed by Section 3112 of the Delaware Code of 1953

David P. Cline

davidcline@mylawman.com

Attorney-at-Law

Let Mylawman become Yourlawman. TM

LICENSED TO PRACTICE IN DE MD NJ NY & PA

715 N. KING ST., 1ST FLOOR PO BOX 33 WILMINGTON DE 19899-0033 302 529 - 7848

PHILADELPHIA, PA 19103 **MEDIA, PA 19063** MT LAUREL, NJ 08054

FAX 302 654-0884

302 LAW-SUIT PLEASE NOTE NEW ADDRESS ABOVE; P.O. BOX REMAINS SAME

October 4, 2007

Charles A. Klein & Sons, Inc. 5220 Klee Mill Road Sykesville, MD 21784

VIA REGISTERED MAIL/RETURN RECEIPT REQUESTED & REGULAR MAIL

Re:

Russell L. Silicato, et al. vs. Timothy Ryan Richardson, et al.

Case No.: 07-557 GMS

To Whom It May Concern:

Please take notice that the enclosed process and complaint have been served upon the Secretary of State as prescribed by Section 3112 of Title 10 of the Delaware Code of 1953. This service upon the Secretary of State is made as if that service had been made upon you personally. Enclosed please find a copy of the Service of Process and the Complaint. Please note that you have 20 days from the date of service of this letter to file an answer to this complaint or a default judgment will be entered against you. A copy of that answer must be served upon me.

Please turn this matter over to the auto insurance company that was in effect on the date of this accident. If you do not have insurance that will cover you for this accident please contact me at the above. Thank you.

Very truly yours,

/s/ David P. Cline (signed electronically)

David P. Cline

Enclosure DPC/AS/a Return of Service from Secretary of State for Defendant, Charles A. Klein & Sons, Inc., for long arm service of process as prescribed by Section 3112 of the Delaware Code of 1953

UNITED STATES DISTRICT COURT

Dist	rict of Delaware
RUSSELL L. SILICATO, individually, and)
KATHERINE L. SILICATO, individually,	SUMMONS IN A CIVIL CASE
V Plaintiffs,)
TIMOTHY RYAN RICHARDSON, individually and)
CHARLES A. KLEIN & SONS, INC., a foreign	7 7 6146
corporation, Defendants.	CASE NUMBER: 7 - 557 GMS

TO: (Name and address of Defendant) CHARLES A. KLEIN & SONS, INC., a foreign corporation 5220 KLEE MILL ROAD SYKESVILLE, MD 21784

YOU ARE HEREBY SUMMONED and required to serve on PLAINTIFF'S ATTORNEY (name and address)

DAVID P. CLINE, ESQUIRE 715 KING STREET, SUITE 100 P.O.BOX 33 WILMINGTON, DE 19899-0033 (302) 529-7848

an answer to the complaint which is served on you with this summons, within Tuenty (20) days after service of this summons on you, exclusive of the day of service. If you fail to do so, judgment by default will be taken against you for the relief demanded in the complaint. Any answer that you serve on the parties to this action must be filed with the Clerk of this Court within a reasonable period of time after service.

PETER T. DALLEO

CLERK

Case 1:07-cv-00557-GMS Document 3 Filed 10/04/2007 Page 6 of 15

- AO 440 (Rev. 8/01) Summons in a Civil Action

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	R	ETURN OF SERVICE	
Service of	the Summons and complaint was made by me(I)	DATE 9/28/07	
NAME OF S	SERVER (PPJNT)	TITLE	
	LLE MORRIS	SPECIAL PROCESS SERVER	
Check	one box below to indicate appropriate metho	od of service	
	Served personally upon the defendant. Place v	where served:	
	discretion then residing therein.	g house or usual place of abode with a person of su	
	Name of person with whom the summons and	complaint were left:	
	Returned unexecuted:		
⊠	Other (specify): SERVED: CHARLES A DELAWARE SECRETARY OF STATE ACCEPTED BY KAREN CHARBANEA	KLEIN & SONS, INC. UNDER 10 DEL. C TOWNSEND BLDG. DOVER, DE COPIE AU	ODE SEC 3112 C/O THE S THEREOF WERE
	STA	TEMENT OF SERVICE FEES	
TRAVEL	SERVICES		TOTAL
	DF	ECLARATION OF SERVER	
	E 7	Signature of Server BRANDYWINE PROCESS SERVERS, LTD. P.O. BOX 1360 WILMINGTON, DE 19899-1360 802-475-2600	

Original Complaint Filed on September 17, 2007

Case 1:07-cv-00557-UNA

Document 1-2

Filed 09/17/2007

Page 1 of 1

07-557

≥JS 44 (Rev. 11/04)

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CIVIL COVER SHEET

The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating he civil docket sheet. (SEE INSTRÜCTIONS ON THE REVERSE OF THE FORM.)

(a) PLAINTIFFS S	ilicato, Russell & KAH	harine	DEFENDANTS X	CHAROSON, IIN	Adjuly Kyan,
husband + W	FE AND INDIVIDUALLY		Individua	. II Y	
7 h	First Listed Plaintiff New CASTIE		County of Residence of F	irst Listed Defendant	Wolcester
(b) County of Residence of (EXC	EPT IN U.S. PLAINTIFF CASES)			(in u.s. plaintiff cases of	
			NOTE: IN LAND C	CONDEMNATION CASES, USE	THE LOCATION OF THE
302-529	- 1848	· /			
(c) Attorney's (Firm Name, A	ddress, and Telephone Number) 7/5 K/// 5	st,	Attorneys (If Known)		•
54e-101, BOX 3:	3 Wilm, De 19899-003_	3			
L BASIS OF JURISDIC		m. c	ITIZENSHIP OF PR	INCIPAL PARTIES	Place an "X" in One Box for Plaintif
L BASIS OF JURISDIC			(For Diversity Cases Only)	DEF	and One Box for Defendant) PTF DEF
U.S. Government Plaintiff	☐ 3 Federal Question (U.S. Government Not a Party)	Citiz	zen of This State	l	ncipal Place 🗍 4 🗍 4 State
1 2 U.S. Government	Diversity	Citi	zen of Another State	2 Incorporated and P	rincipal Place D 5 1 5 Another State
Defendant	(Indicate Citizenship of Parties in Item III)		izen or Subject of a	3 🔲 3 Foreign Nation	116 116
			Foreign Country		
V. NATURE OF SUIT	(Place an "X" in One Box Only) TORTS	IFO	RFEITURE/PENALTY	BANKRUPTCY	OTHER STATUTES
CONTRACE J 110 Insurance	PERSONAL INJURY PERSONAL INJU		610 Agriculture	1 422 Appeal 28 USC 158	400 State Reapportionment 410 Antitrust
J 120 Marine	☐ 310 Airplane ☐ 362 Personal Injury ☐ 315 Airplane Product		620 Other Food & Drug 625 Drug Related Seizure	☐ 423 Withdrawal 28 USC 157	430 Banks and Banking
J 130 Miller Act J 140 Negotiable Instrument	Liability 🔲 365 Personal Injury	-	of Property 21 USC 881 630 Liquor Laws	PROPERTY RIGHTS	☐ 450 Commerce☐ 460 Deportation
J 150 Recovery of Overpayment & Enforcement of Judgment	☐ 320 Assault, Libel & Product Liabilit Slander ☐ 368 Asbestos Perso	nel 🗆	640 R.R. & Truck	☐ 820 Copyrights	Corrupt Organizations
J 151 Medicare Act	☐ 330 Federal Employers' Injury Product			☐ 830 Patent ☐ 840 Trademark	480 Consumer Credit
J 152 Recovery of Defaulted Student Loans	O 340 Marine PERSONAL PROPE	ERTY	Safety/Health		490 Cabil Sat TV 11
(Excl Veterans)	345 Marine Product 370 Other Fraud Liability 371 Truth in Lendi	<u></u>	690 Other LABOR	SDCIAL SECURITY	850 Seturities/Commodities/
J 153 Recovery of Overpayment of Veteran's Benefits	350 Motor Vehicle 380 Other Personal	1 . 0	710 Fair Labor Standards Act	☐ 861 HIA (1395ff) ☐ 862 Black Lung (923)	Exchange 875 Chatching Challenge
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J 190 Other Contract J 195 Contract Product Liability	360 Other Personal Product Liabili		730 Labor/MgmtReporting & Disclosure Act	☐ 864 SSID Title XVI ☐ 865 RSI (405(g))	B91 Aminimal Acts
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J 210 Land Condemnation	☐ 441 Voting ☐ 510 Motions to Va		790 Other Labor Litigation 791 Empl. Ret. Inc.	☐ 870 Taxes (U.S. Plaintiff or Defendant)	(A) 894 Engley Allocation Act
J 220 Foreclosure J 230 Rent Lease & Ejectment	☐ 442 Employment Sentence ☐ 443 Housing/ Habeas Corpus:	-	Security Act	☐ 871 IRS—Third Party	895 Firedam of Information
3 240 Torts to Land	Accommodations			26 USC 7609	900Appear of Fee Determinatio
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Original D 2 Proceeding	Removed from 3 Remanded from State Court Appellate Court	1	Remember or allow	cify) Litigat	ion Judement
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VI. CAUSE OF ACTION Brief description of cause: DENCAMA TANAURY - AU to					
VII. REQUESTED I			DEMAND \$	CHECK YES o JURY DEMAI	nly if demanded in complaint: ND: X Yes DNo
CONTRACTOR CACE(C)					
VIII. RELATED CASE(S) IF ANY NONE (See instructions): JUDGE NUMBER DOCKET NUMBER DOCKET NUMBER					
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Case 1:07-cv-00557-UNA

Document 1

Filed 09/17/2007 Page 1 of 5

IN THE UNITED STATES DISTRICT COURT

FOR THE DISTRICT OF DELAWARE

RUSSELL L. SILICATO, individually, and KATHERINE L. SILICATO, individually,)	c.A. NO.
Plaintiffs,)	
VS.)	
TIMOTHY RYAN RICHARDSON, individually, and)	
CHARLES A KLEIN & SONS INC,)	
a Foreign Corporation,	j	
${\it Defendants}.$)	

COMPLAINT

Plaintiffs, Russell L. Silicato and Katherine L. Silicato, through their counsel, David P. Cline, Esquire and Steven J. Stirparo, Esquire, say by way of Complaint that:

JURISDICTION

I. JURISDICTION BASED ON DIVERSITY OF CITIZENSHIP

- 1. Jurisdiction is based on diversity of citizenship and the amount in controversy exceeds Seventy Five Thousand Dollars (\$75,000), exclusive of interest and costs.
 - 2. Jurisdiction is based on diversity of citizenship under 28 <u>U.S.C.</u> § 1332.

VENUE

3. Venue lies under 28 U.S.C. Section 1391.

PARTIES

4. Plaintiff, Russell L. Silicato, is and was at all times pertinent hereto a resident of the state of Delaware, residing at 3080 Wrangle Hill Road, Bear, Delaware 19701.

- 5. Plaintiff, Katherine L. Silicato, is and was at all times pertinent hereto a resident of the state of Delaware, residing at 3080 Wrangle Hill Road, Bear, Delaware 19701, and is the wife of plaintiff, Russell L. Silicato.
- 6. Defendant, Timothy Ryan Richardson, an individual, upon information and belief, is believed at all times pertinent hereto, a resident of the state of Maryland, residing at 8226 Shira Drive, Berlin, Maryland 21811.
- 7. Defendant, Charles A Klein & Sons Inc., a Foreign Corporation, upon information and belief, is believed to be at all times pertinent hereto, a Foreign Corporation of the state of Maryland, with its principal place of business located at 5220 Klee Mill Road, Sykesville, Maryland 21784.
- 8. At all times pertinent hereto, defendant Timothy Ryan Richardson was acting within the course and scope of his employment with defendant Charles A Klein & Sons Inc. Therefore, defendant Charles A Klein & Sons Inc is responsible for the reckless, wanton and/or negligent actions and/or inactions of defendant Timothy Ryan Richardson as an agent, employee and/or servant under the doctrine of *Respondeat Superior* and the law of agency as the principal, employer or master.

COUNT I

- 9. Plaintiffs hereby incorporate paragraphs 1 through 8 as if fully set forth herein.
- 10. On September 17, 2005, at approximately 11:50 a.m., plaintiff, Russell L. Silicato, was operating his motorcycle traveling in a southerly direction on Race Track Road, with his wife Katherine L. Silicato as his passenger.
- 11. At the same time and place, defendant, Timothy Ryan Richardson, was operating a vehicle owned by Charles A Klein & Sons Inc, traveling in a northerly direction on Race Track

Road and operated such vehicle in a negligent, careless and/or reckless manner, by failing to yield to oncoming traffic while attempting to make a left hand turn, causing his vehicle to violently collide into plaintiff, Russell L. Silicato's motorcycle.

- 12. This incident was the result of the negligence, carelessness, and /or recklessness of the defendant, Timothy Ryan Richardson, and was not caused in any manner whatsoever by the act or failure to act on the part of the plaintiffs.
- 13. The aforesaid collision and plaintiff Russell L. Silicato's resulting injuries and damages were proximately caused by the recklessness, wantonness and/or negligence of defendant Timothy Ryan Richardson in that he:
 - a. failed to maintain a proper lookout while operating the vehicle he was driving;
- b. failed to give full time and attention to the operation of the vehicle he was driving;
- c. operated the vehicle he was driving in a careless and imprudent manner, without due regard for traffic conditions then existing;
 - d. failed to exercise and maintain proper control over the vehicle he was driving;
 - e. failed to give full time and attention to the operation of his motor vehicle; and
 - f. violated the common-law duty of lookout.
- As a direct and proximate result of the aforementioned recklessness, wantonness and/or negligence of defendant Timothy Ryan Richardson, plaintiff Russell L. Silicato suffered severe bodily injuries including, but not limited to, injuries to his neck, upper back, shoulders, ribs, right thumb, right hip, right foot and right arm. Some or all of his injuries have continued since the collision and are permanent in nature.

- 15. As a further consequence of the aforementioned recklessness, wantonness and/or negligence of defendant Timothy Ryan Richardson, plaintiff Russell L. Silicato has incurred, and will continue to incur in the future, medical and related expenses for his care and treatment.
- 16. As a further consequence of the aforementioned recklessness, wantonness and/or negligence of defendant Timothy Ryan Richardson, plaintiff Russell L. Silicato has incurred in the past and will incur in the future, pain, suffering, discomfort and mental anguish.
- 17. As a direct and proximate result of the aforementioned recklessness, wantonness and/or negligence of defendant Timothy Ryan Richardson, plaintiff Russell L. Silicato has sustained in the past and may sustain in the future a loss of earnings and/or earning capacity.
- 18. As a further direct and proximate result of the recklessness, wantonness and/or negligence of defendant Timothy Ryan Richardson, plaintiff Katherine L. Silicato suffered the loss of consortium and companionship of her husband, Russell L. Silicato, as a result of his injuries.

COUNT II

- 19. Plaintiffs hereby incorporate paragraphs 1 through 18 as if fully set forth herein.
- 20. As a direct and proximate result of the aforementioned recklessness, wantonness and/or negligence of defendant Timothy Ryan Richardson, plaintiff Katherine L. Silicato suffered severe bodily injuries including, but not limited to, injuries to her right knee. Some or all of her injuries have continued since the collision and are permanent in nature.
- 21. As a further consequence of the aforementioned recklessness, wantonness and/or negligence of defendant Timothy Ryan Richardson, plaintiff Katherine L. Silicato has incurred, and will continue to incur in the future, medical and related expenses for her care and treatment.

22. As a further consequence of the aforementioned recklessness, wantonness and/or negligence of defendant Timothy Ryan Richardson, plaintiff Katherine L. Silicato has incurred

in the past and will incur in the future, pain, suffering, discomfort and mental anguish.

23. As a direct and proximate result of the aforementioned recklessness, wantonness and/or negligence of defendant Timothy Ryan Richardson, plaintiff Katherine L. Silicato has sustained in the past and may sustain in the future a loss of earnings and/or earning capacity.

24. As a further direct and proximate result of the recklessness, wantonness and/or negligence of defendant Timothy Ryan Richardson, plaintiff Russell L. Silicato suffered the loss of consortium and companionship of his wife, Katherine L. Silicato, as a result of her injuries.

WHEREFORE, plaintiffs demand judgment against defendants, jointly and severally, for their special and general damages, including pain and suffering, punitive damages, attorney fees, pre and post judgment interest, the costs of this action and other such relief as the Court finds just.

DAVED P. CLINE, I

David P. Cline, Esq. (#2681)

715 King Street, Suite 100

P.O. Box 33

Wilmington, DE 19899-0033

Attorney for Plaintiffs

(302) 529-7848

Dated: September 17, 2007

Document 3 Filed 10/04/2007

Filed 10/04/2007 Filed 09/17/2007 Page 14 of 15

Page 1 of 1

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United States District Court for the District of Delaware

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Civil Action No.	•	· 5 7	

ACKNOWLEDGMENT OF RECEIPT FOR AO FORM 85

NOTICE OF AVAILABILITY OF A UNITED STATES MAGISTRATE JUDGE TO EXERCISE JURISDICTION

I HEREBY ACKNOWLEDGE RECEIP	T OF COPIES OF AO FORM 85.
(Date forms issued)	(Signature of Party or their Representative)
 	Printed name of Party or their Representative)
Nets Great A. L. C. W. G. St.	
Note: Completed receipt will be filed in t	he Civil Action

IN THE UNITED STATES DISTRICT COURT

FOR THE DISTRICT OF DELAWARE

RUSSELL L. SILICATO, individually, and)	
KATHERINE L. SILICATO, individually,)	C.A. NO. 1:07-cv-00557-GMS
)	
Plaintiffs,)	
vs.)	
)	
TIMOTHY RYAN RICHARDSON,)	
individually, and)	
CHARLES A KLEIN & SONS INC,)	
a Foreign Corporation,)	
)	
Defendants.)	

NOTICE OF SERVICE

I, David P. Cline, Esquire, hereby certify that on this 4th day of October, 2007 copies of the NOTICE UNDER 10 DEL.C. §3112 UNDER DELAWARE LONG ARM STATUTE TO DEFENDANT, CHARLES A. KLEIN & SONS, INC. were filed electronically with the U.S. District Court and sent by registered and regular mail to:

Charles A. Klein & Sons, Inc. 5220 Klee Mill Road Sykesville, MD 21784

DAVID P. CLINE, P.A.

BY: /s/ David P. Cline

DAVID P. CLINE, ESQUIRE (#2681)

1300 Market Street, Suite 700

P.O. Box 1970

Wilmington, DE 19899-1970

(302) 529-7848

Dated: 10/4/07 Attorney for Plaintiffs